REMARKS

The application has been amended to place the application in condition for allowance at the time of the next Official Action.

Claims 1-19 are pending in the application.

Applicant notes with appreciation the indication that claims 1-6 and 19 are allowed.

Claims 13-18 are amended as suggested in the Official Action to address the 35 USC 101 rejection of these claims. As no art is applied against claims 13-18, claims 13-18 are believed to be allowable

Claim 7 is an independent method claim directed to switching between displaying a browser page and an e-mail page. The physical act of pressing a single switching member to cause the display to switch between displaying a browser page and an e-mail page provides a physical transformation of the display from displaying an e-mail page to displaying a browser page (or vice versa) and produces a concrete result upon switching the button. Therefore, claim 7 is not based solely on a computer program to perform the method. Rather, as set forth above, pushing a button performs the recited method. As such, claim 7 and the claims that depend therefrom are believed to avoid the 35 USC 101 rejection.

In view of the present amendment and the foregoing remarks, it is believed that the present application has been

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placed in condition for allowance. Reconsideration and allowance are respectfully requested.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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